E. That it is the intent-to the Mortgagor at the date hi inductedness under the terms of ion whether the entire amount shall have been advanced nount or amounts that may be added to the portgage

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he Morra of or in custud by authorized a he Mortgalee medied by

IT That the Mortgages may employ counsel pute as to the debt hereby secured by the life to ount of this lien or which may affect the tile to a and any reasonable attorney's fees is instructed assembly incurred in the foreclosure of this mort, incurred in the foreclosure of this mort, build on affecting said debt or lien, including the security of t Inigation affecting said debt o t of the debt hereby secured included in any decree or judg dract rate then at the legal rate. e payable by ortgage debt a part of said m

1. In case the mortgaged property, or any pa-lect and receive all compensation which may be pa-mpensation so received shaft be forthwith applier atted hereby, or to the repair and restoration of s shall be delivered to the Mortgagor or his assignt the state of id for any property by the Mortes

ares shall be delivered to the Mortgagor or his assignet. J. All easements, rents, issues and profits of said premises are, piedged, ass beceafter to become die, under or ky virtue of any lease or agreement for the use or lease or agreement is written or kychal, and it is the intention hereof (a) up piedge is and not scenadiavily and such piedge shall, not be deemed migreements and all the ava-signment to the Mortgager of all such leases and agreements and all the ava-either before on after forecfosure sale, to enter upon and take possession of, and thereoi, mike leases for terms deemed advantageous to it, terminate or modify profits, tegardless of when earned, and use such measures shelter lead or equi-protects and extended to the remployees, alter'or renait said premises, buy fur purchase allequate fire and extended coverage and other forms of insurance of powers ordinarily incident to absolute ownership, advange or, borrow more nec-scured, and out of the income relam reasonable compensition for itself, any in or every kind, singlading attorney's lees, incurred in the every so of the powers income not, in The sole discretion, needed for the aforeasi of purposes, first on ab-hereby secured, before or after any decree of lorgelosures, and on the deficiency in previous substantial uncorrected default in performance of the Mortgagor's ar-in here is no substantial uncorrected default in performance of the Mortgager's ar-in there is no substantial uncorrected default in performance of the Mortgagor's arnowever, have the disc in hereof. Mortgagee sl of Mortgagee based up ortgagee's possession

K That each right, power and remedy herein confe Mortragee, whether herein or by law conferred, and may be e of any rovenant herein or in said obligation contained shall performance of the same or any other of said rovenants: that include the feminine and the neuter and the singular number this mortgage shall extend to and be binding upon the resp

Chester H. Cohon	, A.D. 19 <u>67</u> (SEAL) (SEAL)	Alphi A. Col		SEAL) SEAL)
State of KANSAS				
County of DOUGLAS				
1. Janice Cotner	a No	tary Public in and for sa	id County, in the State afe	resaid.
DO HEREBY CERTIFY thatCh	ester H. Cohoon a	nd Alpha A. Cohoor	, husband and wife	-
personally known to he the sar				
And the second				
InstanOnT A Dipit defore me this o	lay in person and ackno	wledged that they hav		livered
Instrument appropriate fore me this of the faid leaven for an their release and waives of all rights under	lay in person and ackno free and voluntary act, any homestead, exempti	wledged that they hav	signed, sealed and de	live red
GIVEN under my hand and Notarial S	lay in person and ackno free and voluntary act, any homestead, exempti	wledged that they have for the uses and purpose on and valuation laws. day of Mar	e signed, scaled and de	livered ing the